

**COMMONWEALTH OF MASSACHUSETTS
DEPARTMENT OF TELECOMMUNICATIONS AND ENERGY**

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Boston Edison Company)	
Cambridge Electric Company)	M.D.T.E. 03-121
Commonwealth Electric Company)	
d/b/a NStar Electric)	
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**THE ENERGY CONSORTIUM
AND FIVE NAMED MEMBERS'
SECOND SET OF INFORMATION REQUESTS**

Pursuant to 220 C.M.R.. 1.06(6)(c), the Energy Consortium and five named members (collectively "TEC") hereby submits to Boston Edison Company, Cambridge Electric Light Company and Commonwealth Electric Company the following information requests with respect to the above captioned matter.

INSTRUCTIONS

All requests are submitted to be answered by NStar Electric as though each question were separately addressed to Boston Edison Company, Cambridge Electric Light Company and Commonwealth Electric Company. Each request is to be viewed as a continuing request. If NStar finds any request to be ambiguous please notify counsel

for TEC so that the request may be clarified prior to NStar's submission of a response. The data responding to these requests should, if possible, be provided in an electronic form compatible with Excel.

INFORMATION REQUESTS

TEC 1-10 Please provide an Excel file for each of NStar's large customer rates to whom the proposed Standby Rates are applicable, showing the following summary data for individual customers in Calendar Year 2003 or the most recent available test year:

Column A: Customer Identifier (customer number or serial numbering 1,2,3 etc.);

Column B: Customer's maximum billing demand in the test year;

Column C: Customer's minimum billing demand in the test year;

Column D: The ratio of the minimum to the maximum demands in Columns B and C:

Column E: The size (in kilowatts) of the customers self- or co-generation equipment, if available; If it is know that a customer has generation but the size is not known, then enter an asterisk "*" in this column.

RESPECTFULLY SUBMITTED
On Behalf of TEC by its attorney,

Richard G. Mills, Esq
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Dated: February 27, 2004

CERTIFICATE OF SERVICE

I hereby certify, under the pains and penalties of perjury, that the foregoing

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was served on March 5, 2004, by deposit postage prepaid in First Class US Mail, upon:

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Signed, _____
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